KAZEROUNI LAW GROUP, APC Abbas Kazerounian, Esq. (Pro Hac Vice) 2 245 Fischer Avenue, Unit D1 3 Costa Mesa, CA 92626 Telephone: (800) 400-6808 4 Facsimile: (800) 520-5523 5 JUMP LEGAL GROUP W. Mark Jump, Esq. (OH Bar No. 62837) 6 2130 Arlington Avenue 7 Columbus, OH 43221 Telephone: (614) 4810-4480 8 Facsimile: (866) 334-2208 9 Attorneys for Plaintiffs, 10 Trever and Katherine Declue 11 12 UNITED STATES DISTRICT COURT 13 FOR THE NORTHERN DISTRICT OF OHIO 14 15 Trever DeClue and Katherine Case No.: 1:18-cv-00425-SO DeClue, individually and on behalf 16 of others similarly situated, JOINT MOTION FOR DISMISSAL 17 OF ACTION WITH PREJUDICE AS Plaintiffs, TO THE NAMED PLAINTIFFS 18 v. Assigned to: Hon. Solomon Oliver, Jr. 19 20 United Consumer Financial Services Company, 21 Defendant. 22 23 24 Plaintiffs Trever DeClue and Katherine DeClue ("Plaintiffs") and 25 Defendant United Consumer Financial Services Company ("Defendant"), acting 26 through counsel, and pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), 27 hereby stipulate that this action be dismissed with prejudice, including all claims 28 1 of 3

Case No.: 1:18-cv-00425-SO

Joint Motion for Dismissal

1	and counterclaims stated herein, with each party to bear its own attorney's fees and		
2	costs. The notice and approval requirements of Federal Rule of Civil Procedure		
3	23(e) are inapplicable to the parties' settlement and dismissal of this putative class		
4	action because the dismissal concerns individual claims and no class has been		
5	5 certified.	certified.	
6	6		
7	7		
8		I LAW GROUP, APC	
9	9	·	
10	By: <u>s/ Abbas R</u> Abbas Kazero Attorney for P	unian, Esq.	
11	11		
12			
13	W. Mark Jum	k Jump o , Esq.	
14		laintiffs	
15	Date: <u>June 1, 2018</u> BAKER & H	OSTETLER	
16	By: s/ Michael	l D. Meuti_	
17 18	Attorney for D	eun, Esq. Defendant	
19			
20			
21			
22			
23	23		
24	24		
25	25		
26	26		
27	27		
28	28		
	2 of 3		

Joint Motion for Dismissal

Case No.: 1:18-cv-00425-SO

SIGNATURE CERTIFICATION Pursuant to the Rules for Case Management/Electronic Case Filing (CM/ECF), I hereby certify that the content of this document is acceptable to Michael D. Meuti, counsel for Defendant, and that I have obtained his authorization to affix his electronic signature to this document. **JUMP LEGAL GROUP** Date: June 1, 2018 By: s/W. Mark Jump___ W. Mark Jump, Esq. Attorney for Plaintiffs 3 of 3

Joint Motion for Dismissal

Case No.: 1:18-cv-00425-SO